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June 23, 2004

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Sharla Dillon, Docket Manager
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, TN 37238

Re: Coalition of Small Lec's
Docket No. 03-00585

Dear Ms. Dillon:

On behalf of the Coalition of Small LECs and Cooperatives (the "Coalition"), enclosed are the Supplemental Responses to Order to Compel.

Thank you for your assistance

Sincerely,



Jean Moore
Legal Assistant to Bill Ramsey

enclosure

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JOHN D. CLARKE

VIA HAND DELIVERY

Hon. Kim Beals, Prearbitration Officer
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, TN 37238

Re: *Petition of Cellco Partnership d/b/a Verizon Wireless for Arbitration Under the
Telecommunications Act of 1996*
Consolidated Docket No. 03-00585

Dear Prearbitration Officer Beals:

On behalf of the Coalition of Small LECs and Cooperatives (the "Coalition"), please find attached the Supplemental Response to Discovery provided in accordance with the Order to Compel dated June 17, 2004. The Coalition, while preserving the rights of each individual member company, has attempted to conform fully to the requirements of the Order to Compel within the limited time between the issuance of the Order and today's required filing date. As you are aware, the Coalition has attempted to foster an efficient process in this proceeding, but the Coalition is composed of individual companies, managed individually, and with individual rights under both Tennessee and Federal law.

The Coalition respectfully asks that you reconsider and hold in abeyance the requirement for the Coalition members to provide company-specific financial information and copies of previously conducted cost studies. The Coalition is nonetheless gathering this information from individual companies and willing to submit the collected information to the CMRS providers on a voluntary basis while maintaining our right to object to the admissibility, relevance or use of this information in this proceeding. Several of the principal members of management of some members of the Coalition, however, have not been available to counsel during the brief period of time following the issuance of the Order to Compel. Moreover, the Coalition members did not anticipate providing any of this information earlier in this proceeding when the protective order issued in this proceeding was first considered. Accordingly, we hesitate to turn this information over to the CMRS providers until we are assured adequate confidential treatment of information of this nature.

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VIA HAND DELIVERY

Hon. Kim Beals, Prearbitration Officer
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, TN 37238

Re. *Petition of Celco Partnership d/b/a Verizon Wireless for Arbitration Under the
Telecommunications Act of 1996*
Consolidated Docket No. 03-00585

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On behalf of the Coalition of Small LECs and Cooperatives (the "Coalition"), please find attached the Supplemental Response to Discovery provided in accordance with the Order to Compel dated June 17, 2004. The Coalition, while preserving the rights of each individual member company, has attempted to conform fully to the requirements of the Order to Compel within the limited time between the issuance of the Order and today's required filing date. As you are aware, the Coalition has attempted to foster an efficient process in this proceeding, but the Coalition is composed of individual companies, managed individually, and with individual rights under both Tennessee and Federal law.

The Coalition respectfully asks that you reconsider and hold in abeyance the requirement for the Coalition members to provide company-specific financial information and copies of previously conducted cost studies. The Coalition is nonetheless gathering this information from individual companies and willing to submit the collected information to the CMRS providers on a voluntary basis while maintaining our right to object to the admissibility, relevance or use of this information in this proceeding. Several of the principal members of management of some members of the Coalition, however, have not been available to counsel during the brief period of time following the issuance of the Order to Compel. Moreover, the Coalition members did not anticipate providing any of this information earlier in this proceeding when the protective order issued in this proceeding was first considered. Accordingly, we hesitate to turn this information over to the CMRS providers until we are assured adequate confidential treatment of information of this nature.

Specifically, we respectfully submit that the financial information and cost studies should only be viewed by the counsel and experts (both in-house and retained) of the CMRS Providers. Other employees, officers, or directors of a CMRS provider party simply have no need to review this confidential information. While we asked the CMRS providers to agree to limit review of the information accordingly, they would not agree to do so.

As you will recall, with respect to the discovery matters in dispute, the parties had filed a joint letter. As that letter reflected, the parties were attempting to resolve all issues. With respect to the matter of provision of financial information, the Coalition noted that it would provide an additional response. Our intent was to work through a voluntary process for the provision of this information. The Coalition was, frankly, surprised procedurally by the issuance of the Order to Compel in the absence of a final opportunity to provide the additional response and to address our position on the matter of the relevance, admissibility and use of the requested information. Nonetheless, and in lieu of withholding the information pending a final determination of this matter, the Coalition remains willing to turn over the requested information that it compiles on a voluntary basis upon receipt of agreement by the CMRS providers to the requested confidentiality, and with the preservation of the rights of each member of the Coalition to maintain its right to object to the admissibility, relevance or use of this information.

Sincerely,

A handwritten signature in cursive script that reads "Bill Ramsey". The signature is written in dark ink and is positioned above the printed name.

William T. Ramsey

cc. all counsel

**BEFORE THE
TENNESSEE REGULATORY AUTHORITY
NASHVILLE, TENNESSEE**

IN RE:)	
Petition of Cellco Partnership d/b/a Verizon Wireless)	Consolidated
for Arbitration under the Telecommunications Act)	Docket No. 03-00585
of 1996		

**SUPPLEMENTAL RESPONSES OF COALITION
IN RESPONSE TO ORDER TO COMPEL**

Supplemental response to Interrogatory Numbers 1, 3, and 4

The June 17 Order addresses these interrogatories with respect to DeKalb Telephone Cooperative, Inc. and Yorkville Telephone Cooperative. While neither of these Cooperatives waives any of their rights under all applicable Tennessee law, each of the companies offers the following supplemental information. Each of these Cooperatives provides a CMRS service. The CMRS service and the landline service of each cooperative are interconnected through joint facilities owned by the Cooperative. As the owner of these joint facilities, neither Cooperative has need for an interconnection agreement with itself. Accordingly, there are not rates for termination, nor any applicable traffic factors.

Supplemental response to Interrogatory Number 2

Documents are being provided to the CMRS Providers.

Supplemental response to Interrogatory Number 7

In all cases where agreements regarding the termination of traffic were reached voluntarily pursuant to Section 251 of the Act, the rates were not based on forward-looking costs, but were arrived at through negotiation. With respect to the regulated exchange of EAS traffic, the traffic is not subject to a terminating rate. With respect to traffic terminated through the provision of ordered interstate or intrastate access services, the terminating rate was established in accordance with the requirements of the applicable state and federal regulatory authority.

Supplemental response to Interrogatory Number 12

The rates proposed by each Coalition member have been provided to each CMRS provider and are found in Proprietary Attachment E to the June 3, 2004 Testimony of Steven E Watkins. As described in Mr. Watkins' testimony, these rates were developed on the basis of the underlying costs of transport and terminating service provided by the each Coalition member with respect to the provision of interstate access services. None of the Coalition members has

performed a forward-looking cost study and the Coalition members are not required under federal regulation to perform such studies. As described in Mr. Watkins' testimony, it is the position of the Coalition that the provision of transport and termination services is functionally equivalent irrespective of whether the service is used to terminate interstate interexchange service or CMRS traffic. The Coalition is making provision to provide the CMRS carriers with the cost studies of those Coalition members that have such studies.

Supplemental response to Interrogatory Numbers 24 and 25

The intent of the Coalition response to this interrogatory was to indicate that each Coalition member does believe that calls to CMRS Providers are originated by end user customers of each Coalition member and transported from the network of each Independent on a BellSouth trunk to a BellSouth tandem facility. The Coalition members do not know the amount of traffic that is originated by each of their end users and transported by BellSouth facilities to each CMRS Provider.

Supplemental response to Interrogatory Numbers 28 and 29

The intent of the Coalition response to this interrogatory was to indicate that each Coalition member does believe that its end user customers do place calls to numbers associated with the customers of CMRS Providers and that the Coalition members understand that the CMRS Providers claim that the numbers they assign to their end user customers should be rated within the local or Metropolitan Area Calling or Extended Area Service calling scopes of the Coalition members. In providing this response, the Coalition members do not waive their position with respect to the arbitration issues associated with the routing and rating of calls to CMRS numbers.

Supplemental response to Interrogatory Number 30

See attachment.

Supplemental response to Interrogatory Number 31

The supplemental information identifying switches of members of the Rural Coalition that serve as tandems are provided below. This information is available to the public in the LERG.

Ben Lomand Rural Telephone Cooperative, Inc.
McMinnville MMRLTNXA

Bledsoe Telephone Cooperative
Dunlap NLPTNXA

Loretto Telephone Company, Inc.
Loretto LRTTTNXA94T

North Central Telephone Cooperative, Inc
Lafayette, LFYTTNXADS1

Twin Lakes Telephone Cooperative Corporation
Gainesboro GNBOTNXA99T

Supplemental response to Interrogatory Number 37

The Coalition has requested copies of audited financial statements from each Coalition member. Because of the shortness of time between the issuance of the June 17 Order and the required June 23 Response, the Coalition respectfully reserves the rights of individual Coalition members to seek review of the requirement to provide this information, including, but not limited to, our earlier request that these financials be treated with enhanced confidentiality.

Supplemental response to Interrogatory Number 38

The Coalition has requested copies of cost studies from each Coalition member that performs a cost study. Because of the shortness of time between the issuance of the June 17 Order and the required June 23 Response, the Coalition respectfully reserves the rights of individual Coalition members to seek review of the requirement to provide this information, including, but not limited to, a request for enhanced confidentiality of these documents.

**ATTACHMENT TO COALITION SUPPLEMENT IN RESPONSE TO
JUNE 17, 2004 ORDER TO COMPEL ISSUED BY HEARING OFFICER**

Ardmore Telephone Company, Inc.

Wire Center	CLLI	Access Lines
Ardmore, AL	ARMRALXADSO	1,051
Minor Hill, TN	MNHLTNXARS5	1,040
McBurg, TN	MCBGTNXARS5	845

Ben Lomand Rural Telephone Cooperative, Inc.

36,004 access lines; all lines are served by McMinnville tandem; the other switches are remotes hosted by the McMinnville tandem.

Exchange	Wire Center	CLLI
931-394	Beech Grove	BCGVTNXA
467	Pelham	PLHMTNXA
592	Tracy City	TRCYTNXB
931-596	Hillsboro	HLBOTNXA
635	Viola	VIOLTNXA
657	Doyle	DOYLTNXA
668,815	McMinnville	MMRLTNXA
686	Rock Island	RCISTNXA
692	Beersheba	BRSHTNXA
738,739	Sparta	SPRLTNXA
761	Old Zion	OLZITNXA
779	Laager	LAGRTNXA
924	Monteagle	MTEGTNXA
934	Dibrell	DBRLTNXA
935	Bondcroft	DRSTTNXA
939	Centertown	CNTWTNXA
946	Spencer	SPNCTNXA

Bledsoe Telephone Cooperative

Switch	Wire Center	CLLI code	Lines
DMS 10	Pikeville	PKVLTNXA	2,569
DMS 10	Nine Mile	NNMLTNXA	946
DMS 10	Fall Creek Falls	FCFLT NXA	1,783

DMS 10	College Station	CLSTTNXA	1,275
DMS 10	Dunlap	DNLPTNXA	5,819

CenturyTel of Adamsville, Inc.

8,482 access lines
 ADVLTNXADS1 – Adamsville
 MDVLTNXADS0 - Milledgeville
 SHLHTNXADS0 - Shiloh

CenturyTel of Claiborne, Inc.

9,810 access lines
 NWTZTNXADS1 – New Tazewell
 SHCPTNXARS5 – Sharps Chapel

CenturyTel of Ooltewah-Collegedale, Inc.

8,707 lines
 APSNTNXARS5 – Apison
 CLDLTNXARS5 – Collegedale
 OLTWTNXADS1 – Ooltewah

Concord Telephone Exchange, Inc.

CONCORD	CNCRTNXADS2
24,603 access lines	

Crockett Telephone Company, Inc.

Crockett ALAMTNXADS1 4,134 access lines

Dekalb Telephone Cooperative, Inc.

20,773 access lines
 Smithville SMVLTNXADS1

Highland Telephone Cooperative, Inc.

Exchange	Number of Subscribers
423-324	935
423-346	3189
423-369	1199
423-569	5714
423-627	1237

423-628	1153
423-663	2853
423-965	1057
423-286	1308

Humphreys County Telephone Company

NEW JOHNSONVILLE
2,011 access lines

NWJHTNXARS5

Loretto Telephone Company, Inc.

EXCHANGE	LOCATION	CLLI	
LORETTO	136 S MAIN, LORETTO , TN		
	TOLL TANDEM CLASS 5 END OFFICE	LRTTTNXA94T LRTTTNXADSO	1,737 access lines
LEOMA	2596 HWY 43 S LEOMA, TN.	LEOMTNXARS5	1,599 access lines
ST JOSEPH	305 N. MAIN ST.JOSEPH,TN	STJSTNXARS5	871 access lines
FIVE POINTS	858 RABBIT TRAIL FIVE POINTS, TN	FVPLTNXARS5	566 access lines
ETHRIDGE	24 MAIN ST. ETHERIDGE, TN	ETRGTNXADSO	1,258 access lines

Millington Telephone Company, Inc.

Wire Center	Access lines	CLLI
Mason	1,329	MASNTNXARS5
Stanton	726	SNTNTNXARS5
Rosemark	2,044	RSMRTNXARS5
Drummonds	2,420	DRMNTNXARS5
Munford	9,277	MNFDTNXARS5
Millington	10,025	MGTNTNXADS0
Shelby Forest	1,401	SHFRTNXARS5

North Central Telephone Cooperative, Inc.

Switch	Wire Center	CLLI	Access	
Type	Location	Code	Lines	NXX
Remote	Westmoreland	WMLDTNXARS5	3,119	644
Remote	Green Grove	GNGVTNXARS5	393	655
Remote	Hillsdale	HLDLTNXARS5	493	633
Host	Lafayette	LFYTTNXADS1	6,886	666/688
Remote	Pleasant Shade	PLSHTNXARS5	336	677
	Red Boiling			
Remote	Springs	RBSPTNXARS5	2,198	699
Remote	Defeated	DFTDTNXARS5	738	774
Remote	Bethpage	BTHPTNXARS5	888	841
Remote	Oak Grove	OKGVTNXADS0	1,504	888

Peoples Telephone Company

Peoples ERINTNXADS2 5,194 access lines

Tellico Telephone Company, Inc.

TELLICO PLAINS	TLPLTNXADS1
3,076 access lines	
BALL PLAY	BLPLTNXARS0
581 access lines	
COKER CREEK	CKCKTNXARS0
764 access lines	
ENGLEWOOD	ENWDTNXADS1
1,537 access lines	
NIOTA	NIOTTNXARS0
933 access lines	
RICEVILLE	RCVLTNXARS0
753 access lines	
VONORE	VONRTNXADS1
2,165 access lines	

Tennessee Telephone Company

LAVERGNE	LVRGTNXADS2
14,867 access lines	
MT. JULIET	MTJLTNXADS2
19,344 access lines	
CORNERVILLE	COVLTNXARS0
1,095 access lines	
WAYNESBORO	WYBOTNXADS1
3,745 access lines	
CLIFTON	CFTNTNXARS0
1,016 access lines	
COLLINWOOD	CNWDTNXADS1
2,786 access lines	
DARDEN	DRDNTNAARL0
540 access lines	
LINDEN	LNDNTNXARS0
2,451 access lines	
LOBELVILLE	LBVLTNXARS0
1,519 access lines	
PARSONS	PRSSTNXADS1
4,454 access lines	
BRUCETON	BCTNTNXARS0
2,130 access lines	
DECATURVILLE	DCVLTNXARS0
1,462 access lines	
SARDIS	SRDSTNXARS1
430 access lines	
SCOTTSHILL	SCHLTNXARS0
1,858 access lines	
HALLS CROSSROADS	HCRDTNXADS1
10,682	

Twin Lakes Telephone Cooperative Corporation

GAINESBORO TENNESSEE CILLI CODE GNBOTNXADS0 4,834 Access Lines
BYRDSTOWN TENNESSEE CILLI CODE BYTWTNXARS0 BUSINESS 2,578 Access Lines
CELINA TENNESSEE CILLI CODE CELNTNXADS0 2,593 Access Lines
CHESTNUT MOUND TENNESSEE CILLI CODE CHMNTNXARS0 636 Access Lines
CLARKRANGE TENNESSEE CILLI CODE CLRKTNXARS0 2,171 Access Lines
CRAWFORD TENNESSEE CILLI CODE CRFRTNXARS0 1,002 Access Lines
GRANVILLE TENNESSEE CILLI CODE GRVITNXARS0 295 Access Lines
MOSS TENNESSEE CILLI CODE MOSSTNXADS0 989 Access Lines
NORTH SPRING TENNESSEE CILLI CODE NRSPTNXARS0 115 Access Lines
RICKMAN TENNESSEE CILLI CODE RKMNTNXARS0 1,896 Access Lines
BAXTER TENNESSEE CILL CODE BXTRTNXADS0 4,354 Access Lines
COOKEVILLE SOUTH TENNESSEE CILLI CODE CKVLTNXBDS0 3,075 Access Lines
LIVINGSTON TENNESSEE CILL CODE LVTNTNXADS1 7,857 Access Lines
JAMESTOWN TENNESSEE CILLI CODE JMTWTNXADS1 6,690 Access Lines
HIGHLAND TENNESSEE CILLI CODE HGLDTNXARS0 331 Access Lines

United Telephone Company

16,477 access lines served from central host switch,

Location	CLLI Code	NXX
Chapel Hill	CPHLTNXADS2	364, 276, 368
Nolensville	NLVLTNXARS1	776, 941
Unionville	UNVLTNXARS0	294, 437, 233, 695
Estill Springs	ESSPTNXARSO	649

West Tennessee Telephone Company, Inc.

West Tennessee BRFRTNXADS2 4,701 access lines

Yorkville Telephone Cooperative

1,968 access lines served by a Mitel switch.

Respectfully submitted,

NEAL & HARWELL, PLC

By. William T. Ramsey
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CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that on June 21, 2004, a true and correct copy of the foregoing was served on the parties of record, via the method indicated below:

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